	Application No.	Applicant(s)	
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Notice of Allowability	10/702,370 Examiner	GORANS, MARC S. Art Unit	 _
•	Examino	Artonic	
	Robert P. Swiatek	3643	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject to	plication. If not included n will be mailed in due cou	rse. THIS
1. A This communication is responsive to <u>amendment filed 1 Se</u>	eptember 2004.		
2. The allowed claim(s) is/are <u>1-30</u> .			
3. A The drawings filed on 24 February 2004 are accepted by the	he Examiner.		
4. ☐ Acknowledgment is made of a claim for foreign priority una) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. ☐ A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give 6. ☐ CORRECTED DRAWINGS (as "replacement sheets") must be applied in a change of proffcapers.	e been received. e been received in Application No cuments have been received in this of this communication to file a reply IENT of this application. itted. Note the attached EXAMINER es reason(s) why the oath or declara-	national stage application complying with the require the complying the complex throughout throughout the complex throughout throughout the complex throughout throughout the complex throughout throughout the complex throughout the complex throughout throughout the complex throughout throughout the complex throughout throughout the complex throughout throughout throughout the complex throughout throughout the complex throughout the complex throughout the complex throughout the complex throughout throughout the complex throughout throughout the complex throughout the complex throughout the complex throughout the complex throughout throughout the complex throughout the complex throughout the complex throughout the compl	ements
(a) ☐ including changes required by the Notice of Draftspers	on's Patent Drawing Review (PTO	-948) attached	
1) ☐ hereto or 2) ☐ to Paper No./Mail Date			
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or in the C	Office action of	
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on the drawi he header according to 37 CFR 1.121(ngs in the front (not the bac d).	k) of
 DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I 	sit of BIOLOGICAL MATERIAL I FOR THE DEPOSIT OF BIOLOGIC	must be submitted. Note AL MATERIAL.	the
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. Interview Summary Paper No./Mail Da 8), 7. Examiner's Amenda	te	
	R	Hut P. Swiatuk ROBERT P. SWIATEK PRIMARY EXAMINER ART UNIT 327 364	

Art Unit: 3643

Reasons for Allowance

The following is an examiner's statement of reasons for allowance: The claims in this

application have been allowed because the prior art does not disclose a method for processing

hatchlings, wherein the method includes the steps of loading a hatchling into one of a plurality of

carriers, each carrier comprising an identification tag associated therewith; determining a

processing sequence—including selecting at least two processing stations at which each

hatchling will undergo processing; and processing each hatchling in the at least two selected

processing stations, with the processing sequences for at least two loaded hatchling carriers being

different. The prior art also does not disclose a hatchling processing system comprising a

plurality of processing stations; an automated conveying system connecting the plurality of

processing stations; a plurality of hatchling carriers adapted to travel along the automated

conveying system between the processing stations; an identification tag associated with each

hatchling carrier; and a control system operatively connected to the conveying system and

processing stations and routing the hatchling carriers along the conveying system and activating

the processing stations as needed.

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Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

RPS: ©703/308-2700 14 September 2004 Robert P. Swistel

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ROBERT P. SWIATEK
PRIMARY EXAMINER
ART UNIT 323 3 64.3

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